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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/771,557	01/30/2001	Yasuo Nomura	202489US6	9407
22850 7550 01/27/20099 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET			EXAMINER	
			ATALA, JAMIE JO	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			2621	
			NOTIFICATION DATE	DELIVERY MODE

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

Application No. Applicant(s) 09/771.557 NOMURA ET AL. Office Action Summary Examiner Art Unit JAMIE JO VENT ATALA 2621 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 September 2007. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-14 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner, Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/fi.iall Date ______.

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

5) Notice of Informal Patent Application

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed December 22, 2008 with respect to the prior art of record have been fully considered and are persuasive. The final office action of October 20, 2008 has been withdrawn. The following is a non-final office action. Furthermore, it is noted Hashizume et al (US 2003/0142955) is still being used; however, the cited portions being used are supported in the application 09/150,235 and thereby giving the priority date of September 10, 1998. The disclosure based on information not presented in 09/150,235 (i.e. Figures 15 and 16) are not being used for the rejection of the pending claims.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be neadtived by the manner in which the invention was made.
- Claims 1-14 are rejected under 35 U.S.C. 103(a) as being unpatentable by Hashizume et al (US 2003/0142955) in view of Seo (US 6,798,980).

[claims 1, 5, and 6]

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In regard to Claims 1, 5, and 6 Hashizume et al discloses an information processing apparatus and method capable of copying image information recorded on a first recording medium onto a second recording medium, comprising:

- display control means for controlling displaying of a copying operation
 window which includes a first icon corresponding to the first recording
 medium, an image information icon corresponding to the image
 information recorded on the first recording medium and a second icon
 corresponding to the second recording medium (Figure 3 shows the
 display control means for displaying the various operations occurring in
 the system. Furthermore, Figure 6 shows the icon for the first and second
 recording mediums in element 602 as described in paragraphs 00620065);
- moving means for selecting and moving one of the at least one image
 information icons on the copying operation window (Figure 6 shows the
 operation of selecting and moving one of the image information in window
 copying or editing of the scene as further explained in Paragraph 00170018);
- determining means for determining of the moving means moves the one of the at least one image information icon to the second icon (Paragraph 0078-0080 describes the determining of moving icons and furthermore can be seen the determining of what icons are moved);

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- means for requesting a user input based on a result of the determining means (Paragraphs 0057-0061 describes the requesting of a user to determine the input result);
- first setting means for setting whether or not a data format of the image moving means for selecting and information determined as an object of copying by moving means should be converted based on the user input (Paragraph 0009, 0018, and 0048-0049 discloses a setting means for data format);
- readout means for reading out the image information corresponding to the
 one of the at least one image information icon selected by said moving
 means from the first recording medium (Figure 16 step 1008 reads out
 image information corresponded to the selected video image);
- writing means for writing the image information read out by said readout
 means or the image information converted by said conversion means onto
 second recording medium based on the setting of said first setting means
 (Figure 2 shows the writing of data based on data being read from the
 system); however fails to discloses conversion means for converting the
 data format of the image information read out by said readout means
 based on the setting of said first setting means.

Seo discloses an apparatus wherein the audio/video data is converted for storage of information as seen in Figure 1. Furthermore, as described in Column 3 lines 35+ the converter is used to allow for proper storage and displaying of the data as it is being

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processed. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the information process apparatus as disclosed by Hashizume et al and further incorporate a conversion means for converting data format, as disclosed by Seo.

[claim 2]

In regard to Claim 2, Hashizume et al discloses an information processing wherein the first recording medium is built in said information processing apparatus, and the second recording medium is an external storage medium which can be removably connected to said information processing apparatus (Figure 2 and Figure 8 displays various recording medium furthermore as described in Paragraph 0007 the recording mediums that are present can be removable (i.e. magnetic disk)).

[claims 3, 7,8,9,10,11]

In regard to Claim 3, 7,8,9,10,11, Hashizume et al discloses an information processing apparatus; however, fails to disclose that the conversion means converts the data format of the image information from that of the MPEG 2 system to that of the MPEG 1 system or MPEG 1 system to MPEG 2 system. Seo describes in Column 3 Lines 35+ the conversion of MPEG 2 to an MPEG 1 system and thereby provides a method for down converting the MPEG standard. This process is done to provide backward compatibility in order to provide output for older MPEG systems in the form of MPEG 1. Furthermore, it is well known in the art to convert MPEG 1 to an MPEG 2 system to upgrade the current data of the system. Both types of conversion provide compatibility within the system that has two standards present. Therefore, it would have been

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obvious to one of ordinary skill in the art at the time of the invention to use the information processing apparatus, as disclosed by Hashizume et al, and further incorporate a conversion of MPEG in the system to allow for greater use through various systems, as disclosed by Seo.

[claim 4]

In regard to Claim 4, Hashizume et al discloses an information processing apparatus according to claim 1, further comprising second setting means for setting whether or not the image information of an original determined as the object of copying should be deleted, and deletion means operable in response to a result of the setting of said second setting means for either deleting or placing into a disabled state the image information of the original of the object of copying recorded on the first recording medium after the processing of said writing means is completed (Figure 4 shows an error message that occurs through the monitoring to determine if the dubbing is done correctly as further described in paragraphs 0016-0018. If any abnormalities are detected the system instructs the recording medium to provide an error message).

[claim 12]

In regard to Claim 12, Hashizume et al discloses an information processing apparatus according to Claim 1, wherein the display control means is further configured to highlight the first icon corresponding to the first recording medium after selection of the first icon, and is configured to display the at least one image information icon corresponding to the image information recorded on the first recording medium in the

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copying operation window (Figure 6 shows the icon for the first and second recording mediums in element 602 as described in paragraphs 0062-0065).

[claim 13]

In regard to Claim 13, Hashizume et al discloses an information processing method the controlling displaying of the copying operation further includes:

- highlighting the first icon corresponding to the first recording medium after selecting of the first icon (Figure 1 shows the operation of selecting and moving one of the image information in window copying and highlighting the scene as further explained in Paragraph 0077-0079);
- displaying the at least one image information icon corresponding to the image information recorded on the first recording medium in the copying operation window (Figure 6 shows the display control means for displaying the various operations occurring in the system as further described in paragraphs 0048-0053).

[claim 14]

In regard to Claim 14, Hashizume et al discloses a program storage medium according to Claim 6, wherein the controlling displaying of the copying operation further includes:

 highlighting the first icon corresponding to the first recording medium after selecting of the first icon (Figure 1 shows the operation of selecting and moving one of the image information in window copying and highlighting the scene as further explained in Paragraph 0077-0079); displaying the at least one image information icon corresponding to the image information recorded on the first recording medium in the copying operation window(Figure 6 shows the display control means for displaying the various operations occurring in the system as further described in paragraphs 0048-0053).

Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. Abe (US 6,356.709).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMIE JO VENT ATALA whose telephone number is (571)272-7384. The examiner can normally be reached on 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. Effective July 15, 2005, the Central Fax Number will change to 571-273-8300. Faxes sent to the old number (703-872-9306) will be routed to the new number until September 15, 2005.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Thai Tran/

Supervisory Patent Examiner, Art Unit 2621